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7	Counsel for Defendant Phillip V. Ruthen		
8	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA		
9			
10	GEORGIOU FAMILY TRUST, a Nevada trust; BRYON GEORGIOU, as an individual and as		
11	trustee of the Georgiou Family Trust; BENJAMIN HILL REALTY, LLC, a Nevada	Case No. 2:21-cv-01060-JCM-DJA	
12	limited liability company,		
13	Plaintiffs,	STIPULATION AND ORDER TO	
14	VS.	EXTEND TIME TO FOR DEFENDANT PHILLIP V. RUTHEN TO RESPOND	
15	PHILLIP V. RUTHEN, an individual; SHAW INDUSTRIES INC., a corporation; L. LAKE	TO PLAINTIFFS' COMPLAINT AND JURY DEMAND	
	JORDAN, an individual; SUNCREST STONE		
16	JORDAN, an individual; SUNCREST STONE	(First Request)	
16 17		(First Request)	
	JORDAN, an individual; SUNCREST STONE PRODUCTS, LLC, a business entity; JEFFREY	(First Request)	
17	JORDAN, an individual; SUNCREST STONE PRODUCTS, LLC, a business entity; JEFFREY W. STEVENS, an individual,	(First Request)	
17 18	JORDAN, an individual; SUNCREST STONE PRODUCTS, LLC, a business entity; JEFFREY W. STEVENS, an individual,		
17 18 19	JORDAN, an individual; SUNCREST STONE PRODUCTS, LLC, a business entity; JEFFREY W. STEVENS, an individual, Defendants.	EORGIOU FAMILY TRUST, BRYON	
17 18 19 20	JORDAN, an individual; SUNCREST STONE PRODUCTS, LLC, a business entity; JEFFREY W. STEVENS, an individual, Defendants. Pursuant to LR 6-2 and LR 7-1, Plaintiffs G	EORGIOU FAMILY TRUST, BRYON C (collectively "Plaintiffs"), and Defendant	
17 18 19 20 21	JORDAN, an individual; SUNCREST STONE PRODUCTS, LLC, a business entity; JEFFREY W. STEVENS, an individual, Defendants. Pursuant to LR 6-2 and LR 7-1, Plaintiffs G GEORGIOU, and BENJAMIN HILL REALTY, LI	EORGIOU FAMILY TRUST, BRYON C (collectively "Plaintiffs"), and Defendant	
17 18 19 20 21 22	JORDAN, an individual; SUNCREST STONE PRODUCTS, LLC, a business entity; JEFFREY W. STEVENS, an individual, Defendants. Pursuant to LR 6-2 and LR 7-1, Plaintiffs G GEORGIOU, and BENJAMIN HILL REALTY, LI PHILLIP V. RUTHEN ("Mr. Ruthen"), by and throstipulate and agree as follows:	EORGIOU FAMILY TRUST, BRYON C (collectively "Plaintiffs"), and Defendant	
17 18 19 20 21 22 23	JORDAN, an individual; SUNCREST STONE PRODUCTS, LLC, a business entity; JEFFREY W. STEVENS, an individual, Defendants. Pursuant to LR 6-2 and LR 7-1, Plaintiffs G GEORGIOU, and BENJAMIN HILL REALTY, LI PHILLIP V. RUTHEN ("Mr. Ruthen"), by and throstipulate and agree as follows:	EORGIOU FAMILY TRUST, BRYON C (collectively "Plaintiffs"), and Defendant ugh their respective attorneys of record,	
17 18 19 20 21 22 23 24	JORDAN, an individual; SUNCREST STONE PRODUCTS, LLC, a business entity; JEFFREY W. STEVENS, an individual, Defendants. Pursuant to LR 6-2 and LR 7-1, Plaintiffs G GEORGIOU, and BENJAMIN HILL REALTY, LI PHILLIP V. RUTHEN ("Mr. Ruthen"), by and throstipulate and agree as follows: 1. On June 4, 2021, Plaintiffs filed thei No. #1];	EORGIOU FAMILY TRUST, BRYON C (collectively "Plaintiffs"), and Defendant ugh their respective attorneys of record,	
17 18 19 20 21 22 23 24 25	JORDAN, an individual; SUNCREST STONE PRODUCTS, LLC, a business entity; JEFFREY W. STEVENS, an individual, Defendants. Pursuant to LR 6-2 and LR 7-1, Plaintiffs G GEORGIOU, and BENJAMIN HILL REALTY, LI PHILLIP V. RUTHEN ("Mr. Ruthen"), by and throstipulate and agree as follows: 1. On June 4, 2021, Plaintiffs filed thei No. #1]; 2. Mr. Ruthen presently has until Augustin 1.	EORGIOU FAMILY TRUST, BRYON C (collectively "Plaintiffs"), and Defendant ugh their respective attorneys of record, r Complaint and Demand for Jury Trial [ECF	
17 18 19 20 21 22 23 24 25 26	JORDAN, an individual; SUNCREST STONE PRODUCTS, LLC, a business entity; JEFFREY W. STEVENS, an individual, Defendants. Pursuant to LR 6-2 and LR 7-1, Plaintiffs G GEORGIOU, and BENJAMIN HILL REALTY, LI PHILLIP V. RUTHEN ("Mr. Ruthen"), by and throstipulate and agree as follows: 1. On June 4, 2021, Plaintiffs filed thei No. #1]; 2. Mr. Ruthen presently has until Augustin 1.	EORGIOU FAMILY TRUST, BRYON C (collectively "Plaintiffs"), and Defendant ugh their respective attorneys of record, r Complaint and Demand for Jury Trial [ECF st 23, 2021 to respond to the Complaint;	

1	4. While Mr. Ruthen disputes the	at he has an obligation to pay for the fees and costs for	
2	process of service upon him, he has agreed to pay Plaintiffs \$160.00 for the fees and costs incurred		
3	by Plaintiff in serving him. Plaintiff agrees that Mr. Ruthen has satisfied his obligations under		
4	FRCP 4(d)(2) and that they shall not seek any additional expenses, including attorney's fees,		
5	related to service upon him.		
6	IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD.		
7	DATED this 18 th day of August, 2021.	DATED this 18 th day of August, 2021.	
8	MURCHISON & CUMMING LLP	BAILEY	
9	By: /s/ Pamela C. Chalk PAMELA C. CHALK	By: /s/ Andrea M. Champion DENNIS L. KENNEDY	
10	750 B Street, Suite 2550	ANDREA M. CHAMPION	
11	San Diego, CA 92101-8114	8984 Spanish Ridge Avenue Las Vegas, NV 89148	
12	R. SCOTT RASMUSSEN 350 S. Rampart Blvd., Suite 320	Attorneys for Defendant Phillip V. Ruthen	
13	Las Vegas, NV 89145		
14	Attorneys for Plaintiffs		
15	IT IS SO ORDERED.		
16			
17		DANIEL J. ALBREGTS UNITED STATES MAGISTRATE JUDGE	
18		DATED: August 19, 2021	
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